CONTRACT APPROVAL FORM

(Contract Management Use only)

CONTRACT TRACKING NO.

CONTRACTOR INFORMATION			CM2612
Name: Universal Engineering Sciences, Inc.			
Address: 5561 Florida Mining Blvd.	Jacksonville	FL	32257
	City	Sta	tte Zip
Contractor's Administrator Name: Brandy Agee	T	_{itle:} Busiı	ness Development Rep
Tel#:(904) 607-6343 Fax:	Email: b	agee@	universalengineering.com
CONTRACT	INFORMATIO!	N	
Contract Name: Private Provider Inspection Services		Cor	ntract Value: \$75/HR (As needed)
Brief Description: Agreement to for Commercial mecha	anical, electrica	I, and plu	umbing inspection services
Contract Dates : From: Execution to: Termination State			
How Procured: Sole Source Single Source ITB	RFPRF0	QCo	op. X Other Professional Services
If Processing an Amendment:			
Contract #: Increase Amount of Existing	Contract:		
New Contract Dates: to TOTA	AL OR AMENDM	ENT AMO	OUNT:
3. Con Standard (0.16. Office of Management & Budget D	le le Entre Late	Building Sub 52455	POLICY, SECTION 6 g/Inspections Dept printing Department 624-531000 531403 - Barrelling Source/Acct # MS 1011418
COUNTY MANAGER - FI	NAL SIGNATUR	RE APPRO	16
RETURN ORIGINAL(S) TO CONTRACT MANAGEMENT Original: Clerk's Services; Contract Copy: Department Office of Management & B Contract Management	or (original or cei		

Revised 4/05/2017

Clerk Finance

UNIVERSAL ENGINEERING SCIENCES, INC.

Work Authorization / Proposal Acceptance Form

PLEASE SIGN AND RETURN ONE COPY VIA EMAIL OR FAX.

Universal Engineering Sciences, Inc. (Universal) is pleased to provide the services described below. The purpose of this document is to describe the terms under which the services will be provided and to obtain formal authorization.

PROJECT NAME:

Private Provider Inspection Services

PROJECT LOCATION:

Nassau County, Florida

CLIENT NAME:

Nassau County Building

III. Authority to proceed and for payment. (To be completed by Client)

Attn: Keith Ellis

Phone: 904.530.6250

Department

CLIENT ADDRESS:

96161 Nassau Place, Yulee, Fl 32097

Email:kellis@nassaucountyfl.com

1. Scope of Services & Understanding of Project

UES Opportunity No.: 0915.1018.00012

UES Proposal No.: 1614383

Completing requested inspections ensuring compliance with the Florida Building Code, Florida Mechanical Code, Florida Plumbing Code and the 2014 NEC Code. Licenses required to perform inspections for Nassau County are Commercial Standard Building Inspector, Commercial Standard Electrical Inspector, Commercial Standard Plumbing Inspector

Standard Mechanical Inspector and Commercial Standard Plumbing Inspector

- II. Contract Documents. The following documents form part of the Agreement and are incorporated herein by referral:
- A. Universal General Conditions.

In the event of any inconsistency or conflicting among the Contract Documents, the provision in that Contract Documents first listed above shall govern.

A. For payment of Services, invoice to the account of:					
Firm: Nassay County Building Department		Social Security Number or Federal Identification No.:			
Address: 96161 Nassau Pl		Yulee, F	1	Zip Code: 32097	
Attention: Keith Ellis	Title:	Interim	Building	official	
Phone: 904-530-6268	Fax: _	904-321	-5763 J		
B. If the invoice is to be mailed for approval to someone other that Firm: Vassau County Building Deat	an the accoun	t charged, please	indicate where,	below:	
Address: 96161 Nassay PL	City:	Yulee F		Zip Code: 32097	
Attention: Diane Griffin		Accountin	a Specia	_	
Phone: 904-830-6253	Fax:	904-32	5763		
IN WITNESS WHEREOF, the parties have caused this Agreementhis day of	nt to be execu		authorized repres	sentatives	
CLIENT: Nassau County Board of County Commission	loners_UN	VERSAL ENGIN	EERING SCIEN	CES, INC.	
BY (signature):	BY	(signature): <u>Bra</u>	endy Agee		
NAME: Michael Mullin	NAI	ME: Brandy Age	e e		
TITLE: Interim County Manager	TIT	E: Business De	velopment Repre	esentative	
DATE: 10/17/18	DA	TE: 10/10/2018			

Return Executed Copies to: Universal Engineering Sciences, Inc. 5561 Florida Mining Blvd. South Jacksonville, FL 32257



Universal Engineering Sciences, Inc. GENERAL CONDITIONS

Universal Engineering Sciences, Inc., ("UES"), has the responsibility for providing the services described under the Scope of Services section. The work is to be performed according to accepted standards of care and is to be completed in a timely manner. The term "UES" as used herein includes all of Universal Engineering Sciences, Inc's agents, employees, professional staff, and subcontractors.

1.2 The Client or a duly authorized representative is responsible for providing UES with a clear understanding of the project nature and scope. The Client shall supply UES with sufficient and adequate information, including, but not limited to, maps, site plans, reports, surveys and designs, to allow UES to properly complete the specified services. The Client shall also communicate changes in the nature and scope of the project as soon as possible during performance of the work so that the changes can be incorporated into the work product.

1,3 The Client acknowledges that UES's responsibilities in providing the services described under the Scope of Services section is limited to those services described therein, and the Client hereby assumes any collateral or affiliated duties necessitated by or for those services. Such duties may include, but are not limited to, reporting requirements imposed by any third party such as federal, state, or local entities, the provision of any required notices to any third party, or the securing of necessary permits or permissions from any third parties required for UES's provision of the services so described, unless otherwise agreed upon by both parties.

Universal will not be responsible for scheduling our services and will not be responsible for tests or inspections that are not performed due to a 1.4

failure to schedule our services on the project or any resulting damages.

PURSUANT TO FLORIDA STATUTES §558.0035, ANY INDIVIDUAL EMPLOYEE OR 1.5 AGENT OF UES MAY NOT BE HELD INDIVIDUALLY LIABLE FOR NEGLIGENCE.

SECTION 2: STANDARD OF CARE

Services performed by UES under this Agreement will be conducted in a manner consistent with the level of care and skill ordinarily exercised by members of UES's profession practicing contemporaneously under similar conditions in the locality of the project. No other warranty, express or implied, is made.

The Client recognizes that subsurface conditions may vary from those observed at locations where borings, surveys, or other explorations are 22 made, and that site conditions may change with time. Data, interpretations, and recommendations by UES will be based solely on information available to UES at the time of service. UES is responsible for those data, interpretations, and recommendations, but will not be responsible for other parties' interpretations or use of the information developed.

Execution of this document by UES is not a representation that UES has visited the site, become generally familiar with local conditions under 23 which the services are to be performed, or correlated personal observations with the requirements of the Scope of Services. It is the Client's responsibility to provide UES with all information necessary for UES to provide the services described under the Scope of Services, and the Client

assumes all liability for information not provided to UES that may affect the quality or sufficiency of the services so described.

Should UES be retained to provide threshold inspection services under Florida Statutes §553.79, Client acknowledges that UES's services 2.4 thereunder do not constitute a guarantee that the construction in question has been properly designed or constructed, and UES's services do not replace any of the obligations or liabilities associated with any architect, contractor, or structural engineer. Therefore it is explicitly agreed that the Client will not hold UES responsible for the proper performance of service by any architect, contractor, structural engineer or any other entity associated with the project.

SECTION 3: SITE ACCESS AND SITE CONDITIONS

Client will grant or obtain free access to the site for all equipment and personnel necessary for UES to perform the work set forth in this Agreement. The Client will notify any and all possessors of the project site that Client has granted UES free access to the site. UES will take reasonable precautions to minimize damage to the site, but it is understood by Client that, in the normal course of work, some damage may occur, and the correction of such damage is not part of this Agreement unless so specified in the Proposal.

3.2 The Client is responsible for the accuracy of locations for all subterranean structures and utilities. UES will take reasonable precautions to avoid known subterranean structures, and the Client waives any claim against UES, and agrees to defend, indemnify, and hold UES harmless from any claim or liability for injury or loss, including costs of defense, arising from damage done to subterranean structures and utilities not identified or accurately located. In addition, Client agrees to compensate UES for any time spent or expenses incurred by UES in defense of any such claim with compensation to be based upon UES's prevailing fee schedule and expense reimbursement policy.

SECTION 4: SAMPLE OWNERSHIP AND DISPOSAL

Soil or water samples obtained from the project during performance of the work shall remain the property of the Client.

4.2 UES will dispose of or return to Client all remaining soils and rock samples 60 days after submission of report covering those samples. Further storage or transfer of samples can be made at Client's expense upon Client's prior written request.

4.3 Samples which are contaminated by petroleum products or other chemical waste will be returned to Client for treatment or disposal, consistent with all appropriate federal, state, or local regulations.

SECTION 5: BILLING AND PAYMENT

- UES will submit invoices to Client monthly or upon completion of services. Invoices will show charges for different personnel and expense
- 5.2 Payment is due 45 days after presentation of invoice and is past due 46 days from invoice date. Client agrees to pay a finance charge of one and one-half percent (1 1/2 %) per month, or the maximum rate allowed by law, on past due accounts.
- 5.3 If UES incurs any expenses to collect overdue billings on invoices, the sums paid by UES for reasonable attorneys' fees, court costs, UES's time, UES's expenses, and interest will be due and owing by the Client.

SECTION 6: OWNERSHIP AND USE OF DOCUMENTS

- All reports, boring logs, field data, field notes, laboratory test data, calculations, estimates, and other documents prepared by UES, as instruments of service, shall remain the property of UES.
- 6.2 Client agrees that all reports and other work furnished to the Client or his agents, which are not paid for, will be returned upon demand and will not be used by the Client for any purpose.
- 6.3 UES will retain all pertinent records relating to the services performed for a period of five years following submission of the report, during which period the records will be made available to the Client at all reasonable times.
- 64 All reports, boring logs, field data, field notes, laboratory test data, calculations, estimates, and other documents prepared by UES, are prepared for the sole and exclusive use of Client, and may not be given to any other party or used or relied upon by any such party without the express written consent of UES.

- SECTION 7: DISCOVERY OF UNANTICIPATED HAZARDOUS MATERIALS
 7.1 Client warrants that a reasonable effort has been made to inform UES of known or suspected hazardous materials on or near the project site.
 7.2 Under this agreement, the term hazardous materials include hazardous materials (40 CFR 172.01), hazardous wastes (40 CFR 261.2), hazardous substances (40 CFR 300.6), petroleum products, polychlorinated biphenyls, and asbestos.
- 7.3 Hazardous materials may exist at a site where there is no reason to believe they could or should be present. UES and Client agree that the discovery of unanticipated hazardous materials constitutes a changed condition mandating a renegotiation of the scope of work. UES and Client also agree that the discovery of unanticipated hazardous materials may make it necessary for UES to take immediate measures to protect health and safety. Client agrees to compensate UES for any equipment decontamination or other costs incident to the discovery of unanticipated
- 7.4 UES agrees to notify Client when unanticipated hazardous materials or suspected hazardous materials are encountered. Client agrees to make any disclosures required by law to the appropriate governing agencies. Client also agrees to hold UES harmless for any and all consequences of disclosures made by UES which are required by governing law. In the event the project site is not owned by Client, Client recognizes that it is the Client's responsibility to inform the property owner of the discovery of unanticipated hazardous materials or suspected hazardous materials.
- Notwithstanding any other provision of the Agreement, Client waives any claim against UES, and to the maximum extent permitted by law, agrees 7.5 to defend, indemnify, and save UES harmless from any claim, liability, and/or defense costs for injury or loss arising from UES's discovery of unanticipated hazardous materials or suspected hazardous materials including any costs created by delay of the project and any cost associated with possible reduction of the property's value. Client will be responsible for ultimate disposal of any samples secured by UES which are found to be contaminated.

SECTION 8: RISK ALLOCATION

STIKE per Cheatreguest Client agrees that UES's liability for any damage on account of any breach of contract, error, omission or other professional negligence will be limited to a sum not to exceed \$50,000 or UES's fee, whichever is greater. If Client prefers to have higher limits on contractual or professional liability, UES agrees to increase the limits up to a maximum of \$1,000,000 upon Client's written request at the time of accepting our proposal provided that Client agrees to pay an additional consideration of four percent of the total fee, or \$400.00, whichever is greater. The additional charge for the higher liability limits is because of the greater risk assumed and is not strictly a charge for additional professional liability insurance.

addendulm.

UES represents and warrants that it and its agents, staff and consultants employed by it, is and are protected by worker's compensation insurance and that UES has such coverage under public liability and property damage insurance policies which UES deems to be adequate. Certificates for all such policies of insurance shall be provided to Client upon request in writing. Within the limits and conditions of such insurance, UES agrees to indemnify and save Client harmless from and against loss, damage, or liability arising from negligent acts by UES, its agents, staff, and consultants employed by it. UES shall not be responsible for any loss, damage or liability beyond the amounts, limits, and conditions of such insurance or the limits described in Section 8, whichever is less. The Client agrees to defend, indemnify and save UES harmless for loss, damage or liability arising from acts by Client, Client's agent, staff, and other UESs employed by Client.

SECTION 10: DISPUTE RESOLUTION

- All claims, disputes, and other matters in controversy between UES and Client arising out of or in any way related to this Agreement will be submitted to alternative dispute resolution (ADR) such as mediation or arbitration, before and as a condition precedent to other remedies provided by law, including the commencement of litigation.
- 10.2 If a dispute arises related to the services provided under this Agreement and that dispute requires litigation instead of ADR as provided above, then:
 - the claim will be brought and tried in judicial jurisdiction of the court of the county where UES's principal place of business is located and (a) Client waives the right to remove the action to any other county or judicial jurisdiction, and
 - (b) The prevailing party will be entitled to recovery of all reasonable costs incurred, including staff time, court costs, attorneys' fees, and other claim related expenses.

SECTION 11: TERMINATION

- This agreement may be terminated by either party upon seven (7) days written notice in the event of substantial failure by the other party to perform in accordance with the terms hereof. Such termination shall not be effective if that substantial failure has been remedied before expiration of the period specified in the written notice. In the event of termination, UES shall be paid for services performed to the termination notice date plus reasonable termination expenses.
- 11.2 In the event of termination, or suspension for more than three (3) months, prior to completion of all reports contemplated by the Agreement, UES may complete such analyses and records as are necessary to complete its files and may also complete a report on the services performed to the date of notice of termination or suspension. The expense of termination or suspension shall include all direct costs of UES in completing such analyses, records and reports.

SECTION 12: ASSIGNS

Neither the Client nor UES may delegate, assign, sublet or transfer their duties or interest in this Agreement without the written consent of the other

SECTION 13. GOVERNING LAW AND SURVIVAL

- 13.1 The laws of the State of Florida will govern the validity of these Terms, their interpretation and performance,
- 13.2 If any of the provisions contained in this Agreement are held illegal, invalid, or unenforceable, the enforceability of the remaining provisions will not be impaired. Limitations of liability and indemnities will survive termination of this Agreement for any cause.

SECTION 14. INTEGRATION CLAUSE

- This Agreement represents and contains the entire and only agreement and understanding among the parties with respect to the subject matter of this Agreement, and supersedes any and all prior and contemporaneous oral and written agreements, understandings, representations, inducements, promises, warranties, and conditions among the parties. No agreement, understanding, representation, inducement, promise, warranty, or condition of any kind with respect to the subject matter of this Agreement shall be relied upon by the parties unless expressly incorporated herein.
- 14.2 This Agreement may not be amended or modified except by an agreement in writing signed by the party against whom the enforcement of any modification or amendment is sought.

Addendum #1 to Proposal Acceptance Form for Private Provider Inspection Services

Scope of Services

Completing requested inspections ensuring compliance with the Florida Building Code, Florida Mechanical Code, Florida Plumbing Code and the 2014 NEC Code. Licenses required to perform inspections for Nassau County are Commercial Standard Building Inspector, Commercial Standard Electrical Inspector, Commercial Standard Mechanical Inspector and Commercial Standard Plumbing Inspector.

Payment Due Date

Please change to 45 Days per Florida Prompt Payment Act

Section 8: Risk Allocation

We would like to strike this entire section (8) from the agreement. UES will need to carry the Nassau County required minimum coverages attached (General Information and Minimum Insurance)- (Completed COI part of this statement 10/15/18)

Section 9: Insurance

Would like to strike this sentence if possible: UES shall not be responsible for any loss, damage or liability beyond the amounts, limits, and conditions of such insurance or the limits described in Section 8, whichever is less.

Nassau County BOCC

Interim County Manager: Its Designee

Date

8/16/18

(Rev. November 2017)
Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

mema	Hevenue Service Go to www.irs.gov/Porniws for insti	INCHOLIS SUG ILLE ISTE	er iiiiOlii	ialli	UII.								
1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.													
	BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY 2 Business name/disregarded entity name, If different from above												
	2 Dualities a Harris distribution and the first first above												
က်	3 Check appropriate box for federal tax classification of the person whose name	e is entered on line 1. Ch	eck only a	ne c	of the			mptio					
age	following seven boxes.							n entiti ctions				uls; se	96
7	☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation	☐ Partnership	☐ Trus	st/es	tate	"	iou u	Otions	O,1 ,	Jugo	,,.		
single-member LLC					E	xem	pt paye	90 C	ode (if	any)_			
なら	☐ Limited liability company. Enter the tax classification (C=C corporation, S=	S corporation, P=Partner	ship) ►_										
Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check Exemp						ption fi	rom	FATO	A repo	orting			
rint Fins	LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is not disregarded from the owner for U.S. federal tax purposes.												
E P	is disregarded from the owner should check the appropriate box for the ta	x classification of its own											
96	✓ Other (see instructions) ► GOVERN	MENT						to accou			d outside	the U.	s.)
	5 Address (number, street, and apt. or suite no.) See instructions.		Request	er's	name	and	ado	dress (d	opti	onal)			
See	76347 VETERANS WAY, SUITE 4000												
	6 City, state, and ZIP code												
	YULEE, FL 32097-5404						_						
	7 List account number(s) here (optional)												
Par	Townsyar Identification Number (TIN)								_		_		
260 16020	Taxpayer Identification Number (TIN) your TIN In the appropriate box. The TIN provided must match the nam	e given on line 1 to av	oid	Soc	cial s	BCUI	itv n	numbe	r				
	ip withholding. For individuals, this is generally your social security num						,		_	Г	Т-	Т	
reside	ent alien, sole proprietor, or disregarded entity, see the instructions for F	Part I, later. For other					-		1	-			
entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN, later.													
20 7/20/20 80	If the account is in more than one name, see the instructions for line 1.	Also see What Name		_	ploye	er id	entif	fication	n nı	ımbei			
	per To Give the Requester for guidelines on whose number to enter.		i					П				П	
			1	5	9	-	1	8	6	3 (4	2	
Par	t II Certification												
Unde	r penalties of perjury, I certify that:												
1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and													
	n not subject to backup withholding because: (a) I am exempt from bac vice (IRS) that I am subject to backup withholding as a result of a failure												
	longer subject to backup withholding; and	o to roport all interest	or divide	1145,	, 0, 1	o,	0	io nac	, , , ,	unca	1110 1	IGL I	CALLE
3. I ar	n a U.S. citizen or other U.S. person (defined below); and												
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.													
	ication instructions. You must cross out item 2 above if you have been no											beca	use
you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments													
	stion or abandonment of secured property, cancellation of debt, contributed than interest and dividends, you are not required to sign the certification, but												
Sign				2000									
Here			Date ►	- I,	J	-	12	- [1	'7			
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Ge	neral Instructions	 Form 1099-DIV (d funds) 	ividends,	, inc	ludin	ig th	1088	from	stc	cks (r mul	ual	
Section references are to the Internal Revenue Code unless otherwise						9							
proceeds)						•							
Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted. • Form 1099-B (stock or mutual fund sales and certain other													
after they were published, go to www.irs.gov/FormW9.													
• Form 1099-S (proceeds from real estate transactions) • Form 1099-K (merchant card and third party network transactions)													
a Form 1000 (home montage interest) 1000 F (attribute them interest)													
An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer * Form 1098 (nome mortgage interest), 1098-E (student loan interest), 1098-T (tuition)													
identification number (TIN) which may be your social security number • Form 1099-C (canceled debt)													
taxos	(SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number *Form 1099-A (acquisition or abandonment of secured property)												
(EIN),	to report on an information return the amount paid to you, or other	Use Form W-9 on				3. p	erso	n (inc	lud	ing a	resid	ent	
	amount reportable on an information return. Examples of information returns include, but are not limited to, the following. allien), to provide your correct TIN. If you do not return Form W-9 to the requester with a TIN, you might												
• Form 1099-INT (interest earned or paid) • Form 1099-INT (interest earned or paid) • Form 1099-INT (interest earned or paid)				71									

• Form 1099-INT (interest earned or paid)

This certifies that



Consumer's Certificate of Exemption

DR-14 R. 10/15

Issued Pursuant to Chapter 212, Florida Statutes

85-8012559204C-5	12/31/2017	12/31/2022	COUNTY GOVERNMENT
Certificate Number	Effective Date	Expiration Date	Exemption Category

NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS 76347 VETERANS WAY STE 4000 YULEE FL 32097-5404

is exempt from the payment of Florida sales and use tax on real property rented, transient rental property rented, tangible personal property purchased or rented, or services purchased.



Important Information for Exempt Organizations

DR-14 R. 10/15

- 1. You must provide all vendors and suppliers with an exemption certificate before making tax-exempt purchases. See Rule 12A-1.038, Florida Administrative Code (F.A.C.).
- 2. Your *Consumer's Certificate of Exemption* is to be used solely by your organization for your organization's customary nonprofit activities.
- 3. Purchases made by an individual on behalf of the organization are taxable, even if the individual will be reimbursed by the organization.
- 4. This exemption applies only to purchases your organization makes. The sale or lease to others of tangible personal property, sleeping accommodations, or other real property is taxable. Your organization must register, and collect and remit sales and use tax on such taxable transactions. Note: Churches are exempt from this requirement except when they are the lessor of real property (Rule 12A-1.070, F.A.C.).
- 5. It is a criminal offense to fraudulently present this certificate to evade the payment of sales tax. Under no circumstances should this certificate be used for the personal benefit of any individual. Violators will be liable for payment of the sales tax plus a penalty of 200% of the tax, and may be subject to conviction of a third-degree felony. Any violation will require the revocation of this certificate.
- 6. If you have questions regarding your exemption certificate, please contact the Exemption Unit of Account Management at 800-352-3671. From the available options, select "Registration of Taxes," then "Registration Information," and finally "Exemption Certificates and Nonprofit Entities." The mailing address is PO Box 6480, Tallahassee, FL 32314-6480.

GENERAL INFORMATION AND MINIMUM INSURANCE REQUIREMENTS

COMMERCIAL GENERAL LIABILITY INSURANCE

The Contractor/Vendor shall purchase and maintain at the Contractor/Vendor's expense Commercial General Liability insurance coverage (ISO or comparable Occurrence Form) for the life of this Contract. Modified Occurrence or Claims Made forms are not acceptable.

The Limits of this insurance shall not be less than the following limits:

Each Occurrence Limit	\$1,000,000
Personal & Advertising Injury Limit	\$1,000,000
Fire Damage Limit (any one fire)	\$ 300,000
Medical Expense Limit (any one person)	\$ 10,000
Products & Completed Operations Aggregate Limit	\$2,000,000
General Aggregate Limit (other than Products &	
Completed Operations) Applies Per Project	\$2,000,000

General liability coverage shall continue to apply to "bodily injury" and to "property damage" occurring after all work on the Site of the covered operations to be performed by or on behalf of the additional insureds has been completed and shall continue after that portion of "your work" out of which the injury or damage arises has been put to its intended use.

WORKERS' COMPENSATION AND EMPLOYER'S LIABILITY INSURANCE

The Contractor/Vendor shall purchase and maintain at the Contractor/Vendor's expense Workers' Compensation and Employer's Liability insurance coverage for the life of this Contract.

The Limits of this insurance shall not be less than the following limits:

<u>Part One</u> – Workers' Compensation Insurance – Unlimited Statutory Benefits as provided in the Florida Statutes and

Part Two - Employer's Liability Insurance

Bodily Injury By Accident\$500,000 Each AccidentBodily Injury By Disease\$500,000 Policy LimitBodily Injury By Disease\$500,000 Each Employee

AUTOMOBILE LIABILITY INSURANCE

The Contractor/Vendor shall purchase and maintain at the Contractor/Vendor's expense Automobile Liability insurance coverage for the life of this Contract.

The Limits of this insurance shall not be less than the following limits:

Combined Single Limit – Each Accident \$1,000,000

Covered Automobiles shall include any auto owned or operated by the insured Contractor/Vendor, insured Sub-Contractor/Vendor including autos which are leased, hired, rented or borrowed, including autos owned by their employees which are used in connection with the business of the respective Contractor/Vendor or Sub-Contractor/Vendor.

^{*}If leased employees are used, policy must include an Alternate Employer's Endorsement

PROFESSIONAL LIABILITY (ERRORS & OMISSIONS)

This additional coverage will be required for all projects involving consultants, engineering services, architectural or design/build projects, independent testing firms and similar exposures.

The Contractor/Vendor shall purchase and maintain at the Contractor/Vendor's expense Professional Liability insurance coverage for the life of this Contract.

If the contract includes a requirement for Professional Liability or Errors and Omissions insurance, the minimum amount of such insurance shall be as follows:

Each Occurrence/Annual Aggregate

\$1,000,000

Design Professional Liability coverage will be provided on an Occurrence Form or a Claims Made Form with a retroactive date to at least the first date of this Agreement. If provided on a Claims Made Form, the coverages must respond to all claims reported within three years following the period for which coverage is required and which would have been covered had the coverage been on an occurrence basis.

Contractor/Vendor shall require each of his Sub-Contractor/Vendors to likewise purchase and maintain at their expense Commercial General Liability insurance, Workers' Compensation and Employer's Liability coverage, Automobile Liability insurance and Professional Liability (as applicable) insurance coverage meeting the same limit and requirements as the Contractor/Vendors insurance.

Certificates of Insurance acceptable to Nassau County Board of County Commissioners for the Contractor/Vendor's insurance must be received within ten (10) days of Notification of Selection and at time of signing Agreement.

Certificates of Insurance and the insurance policies required for this Agreement shall contain an endorsement that coverage afforded under the policies will not be cancelled or allowed to expire until at least thirty (30) days prior written notice has been given to Nassau County Board of County Commissioners.

Certificates of Insurance and the insurance policies required for this Agreement will include a provision that policies, except Workers' Compensation and Professional Liability, are primary and noncontributory to any insurance maintained by the Contractor/Vendor.

Nassau County Board of County Commissioners must be named as an Additional Insured and endorsed onto the Commercial General Liability (CGL), Auto Liability policy (ies). A copy of the endorsement(s) must be supplied to Nassau County Board of County Commissioners ten (10) days following the execution of the agreement or prior to the first date of services, whichever comes first.

CGL policy Additional Insured Endorsement must include Ongoing and Completed Operations (Form CG2010 11 84 **OR** Form CG2010 04 13 and GC2037 04 13 edition or equivalent). Other Additional Insured forms might be acceptable but only if modified to delete the word "ongoing" and insert the sentence "Operations include ongoing and completed operations".

CGL policy shall not be endorsed with Exclusion - Damage to Work performed by SubContractor/Vendors on Your Behalf (CG2294 or CG2295)

CGL policy shall not be endorsed with Contractual Liability Limitation Endorsement (CG2139) or Amendment of Insured Contract Definition (CG 2426)

CGL policy shall include broad form contractual liability coverage for the Contractor/Vendors covenants to and indemnification of the Authority under this Contract

Certificates of Insurance and the insurance policies required for this Agreement shall contain a provision under General Liability, Auto Liability and Workers' Compensation to include a Waiver of Subrogation clause in favor of Nassau County Board of County Commissioners.

All Certificates of Insurance shall be dated and shall show the name of the insured Contractor/Vendor, the specific job by name and job number, the name of the insurer, the policy number assigned its effective date and its termination date and a list of any exclusionary endorsements.

All Insurers must be authorized to transact insurance business in the State of Florida as provided by Florida Statute 624.09(1) and the most recent Rating Classification/Financial Category of the insurer as published in the latest edition of "Best's Key Rating Guide' (Property-Casualty) must be at least A- or above.

All of the above referenced Insurance coverage is required to remain in force for the duration of this Agreement and for the duration of the warranty period. Accordingly, at the time of submission of final application for payment, Contractor/Vendor shall submit an additional Certificate of Insurance evidencing continuation of such coverage.

If the Contractor/Vendor fails to procure, maintain or pay for the required insurance, Nassau County Board of County Commissioners shall have the right (but not the obligation) to secure same in the name of and for the account of Contractor/Vendor, in which event, Contractor/Vendor shall pay the cost thereof and shall furnish upon demand, all information that may be required to procure such insurance. Nassau County Board of County Commissioners shall have the right to back-charge Contractor/Vendor for the cost of procuring such insurance. The failure of Nassau County Board of County Commissioners to demand certificates of insurance and endorsements evidencing the required insurance or to identify any deficiency in Contractor/Vendors coverage based on the evidence of insurance provided by the Contractor/Vendor shall not be construed as a waiver by Nassau County Board of County Commissioners of Contractor/Vendor's obligation to procure, maintain and pay for required insurance.

The insurance requirements set forth herein shall in no way limit Contractor/Vendors liability arising out of the work performed under the Agreement or related activities. The inclusions, coverage and limits set forth herein are minimum inclusion, coverage and limits. The required minimum policy limits set forth shall not be construed as a limitation of Contractor/Vendor's right under any policy with higher limits, and no policy maintained by the Contractor/Vendor shall be construed as limiting the type, quality or quantity of insurance coverage that Contractor/Vendor should maintain. Contractor/Vendor shall be responsible for determining appropriate inclusions, coverage and limits, which may be in excess of the minimum requirements set forth herein.

If the insurance of any Contractor/Vendor or any Sub-Contractor/Vendor contains deductible(s), penalty(ies) or self-insured retention(s), the Contractor/Vendor or Sub-Contractor/Vendor whose insurance contains such provision(s) shall be solely responsible for payment of such deductible(s), penalty(ies) or self-insured retention(s).

The failure of Contractor/Vendor to fully and strictly comply at all times with the insurance requirements set forth herein shall be deemed a material breach of the Agreement.